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5	Facsimile: (415) 623-3605		
6	6 Attorneys for Defendant CLARENCE ANDREWS		
7	UNITED STATES DISTRICT COURT		
8			
9	OAKLAND DIVISION		
10			
11	11 UNITED STATES OF AMERICA, ) CASI	E NO. CR-14-094 YGR	
12		<ul> <li>DECLARATION IN SUPPORT OF MOTION FOR</li> <li>SENTENCE REDUCTION UNDER 18 U.S.C. §</li> <li>3582(C)(1)(A) (COMPASSIONATE RELEASE)</li> </ul>	
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14	CLARENCE ANDREWS,	LARENCE ANDREWS,  Defendant.  )	
15	Defendant.		
16	16		
17	I, Ashley Riser, declare:		
18	1. I am an attorney licensed to practice law b	before all courts of the State of California and	
19	am with Jayne Law Group, P.C., counsel of record for Defendant CLARENCE ANDREWS. Th		
20	following facts are based on my own personal knowledge, except those facts stated on		
21	information and belief, and as to those facts, I believe them to be true. If called as a witness, I		
22	could and would testify competently to those facts.		
23	2. Mr. Andrews' sister and Mr. Andrews told me that if Mr. Andrews is released, he would		
24	live with his sister. Mr. Andrews previously advis	live with his sister. Mr. Andrews previously advised defense counsel that his father is a retired	
25	and disabled veteran.	and disabled veteran.	
26	3. Attached as Exhibit A is a true and correc	t copy of Mr. Andrews' academic transcripts	
27	and programming certificates.		
28	28		
- 1	II.		

DECLARATION ISO MOTION FOR SENTENCE REDUCTION (Compassionate Release) Case No.: CR-14-094 YGR

1	4. Attached as Exhibit B is a true and correct copy of Mr. Andrews' request for	
2	compassionate release and the Bureau of Prisons' subsequent denial.	
3	5. Attached as Exhibit C is a true and correct copy of letters submitted in support of Mr.	
4	Andrews.	
5	6. Attached as Exhibit D is a true and correct copy of an email, dated July 23, 2020, from	
6	Mr. Andrews to Health Services.	
7	7. Attached as Exhibit E is a true and correct copy of Mr. Andrews' email, dated September	
8	23, 2020, to Health Services. In this email, he requests medical care.	
9	8. Attached as Exhibit F is a true and correct copy of an email from Mr. Andrews, dated	
10	November 9, 2020, to counsel.	
11	9. Attached as Exhibit G is a true and correct copy of an email, dated December 2, 2020,	
12	sent to Lompoc from defense counsel.	
13	10. Attached as Exhibit H is a true and correct copy of an email, dated December 3, 2020,	
14	from Mr. Clarence to defense counsel.	
15	11. Attached as Exhibit I is a true and correct copy of an email, dated December 8, 2020, sent	
16	to defense counsel by Mr. Andrews.	
17	12. Attached as Exhibit J is a true and correct copy of an email from Mr. Andrews, dated	
18	December 4, 2020, to Health Services. In this email, he requests medical care.	
19	13. Attached as Exhibit K is a true and correct copy of Mr. Andrews' request for RDAP and	
20	Lompoc's subsequent denial.	
21	14. Attached as Exhibit L is a true and correct copy of Mr. Andrews' redacted medical	
22	records. The redactions are for Mr. Andrews' date of birth and social security number.	
23	15. Attached as Exhibit M is a true and correct copy of a letter sent to defense counsel from	
24	Mr. Andrews.	
25		
26	Date: /s/	
27	Ashley Riser Attorney for CLARENCE ANDREWS	
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STIPULATION AND [PROPOSED] ORDER CR 19-700 RS